

BY AUTHORITY.



AN ACT

TO AMEND SECTION 96, AND TO REPEAL SECTION 99, CIVIL CODE.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

SECTION 1. The 96th Section of the Civil Code is hereby amended so as to read as follows:

"SECTION 96. The Minister of the Interior, may license any Theatre, Circus, Hawaiian Hula, Public Show, or other exhibition, not of an immoral character, to which admission is obtainable by the payment of money, for such time, not exceeding one year, and upon such terms and conditions, as he shall think reasonable, and that a fee of not less than Five Dollars shall be required for each performance licensed; provided that this Section shall not be construed to require the Minister of the Interior in all cases to exact a fee for Lectures or Entertainments of a strictly intellectual character, and provided, also, that when the performance is one of a series, a license may be granted, in the discretion of the Minister of the Interior, for the series of performances, upon payment of not less than Ten Dollars for each week."

SECTION 2. The 99th Section of the Civil Code is hereby repealed.

Approved this 18th day of July, A. D. 1870.

KAMEHAMEHA R.

AN ACT

TO LICENSE THE CARRYING OF FOWLING PIECES AND OTHER FIRE-ARMS.

WHEREAS, The Act for the protection of Kolea or Plover and other useful birds, approved on the 20th day of April, A. D. 1859, has proved ineffectual for the purposes intended thereby, and

WHEREAS, The general and indiscriminate use of Fire-arms, which are frequently used for the destruction of useful, imported and migratory insectivorous birds and their progeny, is an injury to the agricultural and pastoral interests of this Kingdom, therefore,

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

SECTION 1. That the Minister of the Interior may at any time license for a term of one year, any applicant for such license, to use and carry firearms for sporting purposes, in the District of Kona, Island of Oahu, on receiving for such license the sum of Five Dollars.

SECTION 2. Any person in said District who shall use or carry for sporting purposes, any gun, carbine, rifle, pistol, or other fire-arms, without having at first obtained a license as hereinbefore provided, shall, upon conviction therefor, before any Police or District Justice, be fined in a sum not to exceed Fifty Dollars for every such offense, and in default of payment of such sum, shall be imprisoned at hard labor, until such fine and costs are paid, according to law.

SECTION 3. All such licenses shall be signed by the Minister of the Interior, numbered according to their respective dates and impressed with the seal of his Department, and no such license shall be transferable.

Approved this 18th day of July, A. D. 1870.

KAMEHAMEHA R.

AN ACT

TO PROHIBIT KEEPERS OF COFFEE, VICTUALING, LIQUOR AND BILLIARD SALOONS, AND BOWLING ALLEYS, FROM ALLOWING SCHOOL CHILDREN TO FREQUENT THEIR PREMISES, BETWEEN THE HOURS OF SUNSET AND SUNRISE.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

SECTION 1. All keepers of Coffee, Victualing, Liquor and Billiard Saloons, and Bowling Alleys, and also Sugar Mills, are hereby strictly forbidden to allow any school children, boys or girls, to remain upon their premises any time between the hours of sunset and sunrise, unless the same be accompanied by their parents or guardians. Any keeper of a Coffee, Victualing, Liquor or Billiard Saloon or Bowling Alley, upon whose premises any school child, boy or girl, may be found between the hours above named, unless the same be accompanied by its parent or guardian, shall be deemed guilty of an offense, and shall be punished by a fine, of not more than Twenty Dollars, upon conviction before any Police or District Magistrate, and his license may be revoked by the Minister of Interior, in his discretion.

SECTION 2. If any keeper or keepers of any of the public places enumerated in Section One of this Act shall find difficulty in clearing their premises of school children, the same may or shall, in the assistance of the police or constables, who shall first order all such school children to return to their homes; and, if such order be not obeyed by the said children, the police or constables shall proceed to apprehend all such children

who shall not have proceeded to their homes, and cause them to be detained in the lock-up overnight, to be brought before the Police or District Magistrate on the following morning, to be punished according to the provisions of the law relating to truancy.

SECTION 3. This Act shall become a law, from and after the date of its approval.

Approved this 18th day of July, A. D. 1870.

KAMEHAMEHA R.

AN ACT

RELATING TO THE APPROVAL OF CLAIMS AGAINST THE ESTATES OF DECEASED PERSONS.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

SECTION 1. All claims against the estate of any deceased person, which shall hereafter be presented for approval to any Probate Judge, pursuant to the Second Section of the Act approved on the twenty-third day of June, in the Year One Thousand Eight Hundred and Sixty-Eight, shall be presented in open Court, on some day or days previously appointed.

SECTION 2. All parties interested in any Estate, may attend on the day or days appointed as aforesaid, and show cause against the allowance of any claim.

SECTION 3. Notice of such days appointed for hearing, shall be given by publication, or otherwise, as the Court may consider that the rights of parties in each case may require.

SECTION 4. When it shall appear to the Probate Judge, before whom the Estate may be in course of administration, that there are absent creditors, whose interests will suffer from having no person to represent them, he may appoint some fit and proper person as an Attorney for that purpose, and such Attorney shall receive in the discretion of such Probate Judge, a reasonable compensation out of the amount coming to such absent creditors, and whenever, in the judgment of the Court, it is necessary to extend the time for the proof of claims by absent creditors, it shall be extended accordingly.

Approved this 18th day of July, A. D. 1870.

KAMEHAMEHA R.

AN ACT

LIMITING THE TIME, WITHIN WHICH, ACTIONS MAY BE BROUGHT TO RECOVER POSSESSION OF LAND.

Be it Enacted by the King and the Legislative Assembly of the Hawaiian Islands, in the Legislature of the Kingdom assembled:

SECTION 1. No person shall commence an action to recover possession of any lands, or make an entry thereon, unless within twenty years after the right to bring such action, first accrued.

SECTION 2. If such right first accrued to any ancestor or predecessor of the person bringing such action, or making such entry, or to any persons from, by or under whom he claims; the said twenty years shall be computed from the time when the right first accrued to such ancestor, predecessor or other person.

SECTION 3. In the construction of this Act, the right to make an entry or commence an action, shall be deemed to have first accrued at the times respectively hereinafter mentioned, that is to say:

First: When any person shall be dispossessed, his right of entry or action shall be deemed to have accrued at the time of such dispossession.

Secondly: When he claims as heir or devisee of one who died seized, his right shall be deemed to have accrued at the time of such death, unless there is an estate by the curtesy or in dower, or some other estate intervening after the death of such ancestor or devisee, in which case, his right shall be deemed to have accrued when such intermediate estate shall expire, or when it would have expired by its own limitation.

Thirdly: Where there is such an intermediate estate, and in all other cases, where a party claims in remainder, or reversion, his right so far as it is affected by the limitation herein prescribed, shall be deemed to accrue when the intermediate or precedent estate would have expired by its own limitation, notwithstanding any forfeiture thereof, for which he might have entered at an earlier time.

Fourthly: The preceding clause shall not prevent any person from entering, when entitled to do so, by reason of any forfeiture or breach of condition, but if he claims under such a title, his right shall be deemed to have accrued when such forfeiture was incurred or condition broken.

Fifthly: In the cases not otherwise specially provided for, the right shall be deemed to have accrued, when the claimant or the person under whom he claims, first became entitled to the possession of the premises under the title upon which the entry or action is founded.

SECTION 4. If, when such right of entry or of action shall first accrue as aforesaid, the person entitled to such entry or action, shall be within the age of twenty years, or a married woman, or insane, or imprisoned, such person, or

any one claiming from, by or under him may make the entry or bring the action, at any time within five years after such disability shall be removed, notwithstanding the twenty years before limited in that behalf, shall have expired.

SECTION 5. If the person first entitled to make such entry or bring such action, shall die during the continuance of any of the disabilities mentioned in the preceding Section, and no determination or judgment shall have been had, of or upon the title, right or action, which accrued to him, the entry may be made, or the action brought by his heirs, or any other person claiming from, by or under him, at any time within ten years after his death, not withstanding the said twenty years shall have expired.

SECTION 6. If, when such right of action shall first accrue, the person entitled thereto shall be under any of the disabilities before mentioned and shall die without having recovered the premises, no further time for making such entry or bringing such action, beyond what is hereinbefore prescribed, shall be allowed by reason of the disability of any other person.

SECTION 7. No person shall be deemed to have been in possession of any lands, within the meaning of this Chapter, merely by reason of having made an entry thereon, unless he shall have continued in open and peaceable possession of the same, for the space of one year after such entry; or unless an action shall have been commenced upon such entry within one year after ouster.

SECTION 8. The limitations hereinbefore prescribed, shall take effect, from and after the thirty-first day of July, which shall be in the year One Thousand Eight Hundred and Seventy-one: and if any person who shall then be entitled to bring any action to recover the possession of land, shall then be under the age of twenty years, or a married woman, or insane, or imprisoned, the action may be brought at any time, within five years after the disability shall cease, or after the death of the person disabled: But no such action shall be maintained after it would have been barred by the Statutes of limitation in force immediately before the time when this Act shall become a law.

SECTION 9. If any action, of which the commencement is limited by this Act, shall be abated by the death of any party thereto, or if, after verdict, the judgment shall be arrested, or if the judgment be reversed on error, the party bringing the action or any person claiming by, through, or under him, may bring a new action for the same cause, within one year after the determination of the original action, on the reversal of the judgment thereon.

Approved this 18th day of July, A. D. 1870.

KAMEHAMEHA R.

CAN ICE BE MANUFACTURED.—In the *Technologist* for July there is a full account, with drawings, of an artificial refrigerator, invented by a Frenchman, M. Teller, and designed to cool the air of large rooms without actually freezing any liquid. It works by evaporating ammonia in a large vessel, and then condensing it in a chamber surrounded by running water. The heat absorbed in evaporation is taken from the air of the room, and one condensation is given out again to the water and carried away. This produces an active circulation of air in the room, and reduces the temperature rapidly, but not to the freezing point. In breweries, in great public halls, and in hotels, this machine is said to have proved successful at a moderate running expense; but it requires a considerable first outlay, a continuous power, and running water; and is, of course, scarcely applicable to private houses, butchers' stalls, deli, ice-cream factories, and soda-water fountains. New York City, however, is alone in being at the mercy of a monopoly in this matter. The supply of ice in Maine and Massachusetts is abundant and the price low. It can be purchased there and shipped to New York, so as to be delivered at our wharves, at a minimum price of seventy-five cents per hundred pounds, or fifteen dollars per ton—an unreasonable cost indeed, but only half as much as the ice Companies propose hereafter to exact. It is still early in the season, there is no risk of loss in making such shipments, and we understand that arrangements have already been made for beginning them. Should the holders here persist in extortion, the opportunity for a thriving trade with New England will be too good, for our idle coasting vessels to lose, and we may expect lively competition for the ice market at a reduction from present prices.—From the *Evening Post*, June 29th.

An atomist of the *Harvard Advocate* submits the following, apropos of a plan for facilitating the acquisition of a knowledge of several subjects by stating the principles in rhyme:

To PRINCIPLES IN ELECTRICITY.

The human lungs reverberate sometimes with great velocity. When windy individuals indulge in much verbosity. They have to turn the guttural sixty thousand times a minute. And push and punch the diaphragm as though the device was in it.

Chorus.

The pharynx now goes up! The larynx, with a sham. Ejects a note From out the throat, Pushed by the diaphragm.

RELIGIOUS VIEWS OF A DUTCH FARMER.—During the time of a great religious excitement, an honest Dutch farmer on the Mohawk was asked his opinion as to which denomination of Christians was on the right way to heaven.

"Vell den," said he, "ven ve bring our wheat to Albany, some say de road ish de best; and some say dat; but it don't make much difference vich road we take for ven to get dere, dey never ask us vich way ve come—and it ish none of der bizness—If our wheat ish good."

TEXAS IS DEAD, and WASHINGTON'S body servant is sovereign. A Texas vanguard died in that State on the 7th inst, who was one hundred and thirty-three years old (born in 1737), who was (only) "one of the oldest inhabitants of Texas," and who was "formerly a servant of Gen. Washington's mother."

Gen. O'NEILL complains that he is a terribly ill-used man. While he was gallantly fighting the Canadians in the front, the United States Marshal took a back at him in the rear.

For what point are you bound during courtship? Bound to Haver.

AT WHOLESALE

—AND—

RETAIL!

—BY—

CASTLE & COOKE,

—Consisting in Part of—

Finest White all Wool 4-4 Flannel, Finest White all Wool 4-4 Flannel, Good Grey and White all Wool Flannels, 18x4 Bleached Sheet, Thompson's Glove-Fitting Corsets, Knives, Razors, Pencils, and Bleached and Unbleached Cottons.

A Sup'r asst of Stationery,

Water Lined Note Paper, White Ruled Note Paper, White Ruled Laid Letter and Bill Paper, White, Buff and Amber Letter and Note Envelopes, Payson's Indelible and Carter's Copying Ink, Artists' and Book-keepers' Flexible Rulers, Smith & Wesson's Pistols and Cartridges, Hair Girths, Stirrups and Leathers, Spanish Trees, Crowspears and Bridles, Oak Belting, Saddle Trees, Drills and Wood Facets, Lamp Black,

Italian Packing Lace Leather,

Paints, Oils, &c.

White Zinc & Lead, in 1, 2 & 25 lb containers, Paris and Chrome Green, Chrome Yellow, Umber, Sienna, Patent Drier, Vermilion, Whiting Prussian, Blue, Bladders of Putty,

Carriage and Coach Varnish,

Bright, Copal and Furniture Varnish, Boiled Linseed Oil, Turpentine, Massey's Blacking, Coffee Mills, Axe, Pick, Sledge, Adze, Hoe, Oo, Hammer & Chisel Handles, Wool Cards, Saddles, Enamelled Trunks,

Coopers' Tools,

Crozers, Howels, and Champing Knives,

Carpenter's Planes,

Fore, Smooth, Jack & Jointers, Cut Nails, 3, 4, 5, 6, 8, 10, 12, 20, 30, 40, 50 and 60d, Boat Nails, 1, 1 1/2, 2, 3, 4, 5, 6, 8, 10, 12, 20, 30, 40, 50 and 60d, Pressed Nails, 2 & 2 1/2 inch, Cooper's Rivets, 4, 5, 6, 8, 10, 12, 20, 30, 40, 50 and 60d, Copper Rivets & Burs, 1, 1 1/2, 2, 3, 4, 5, 6, 8, 10, 12, 20, 30, 40, 50 and 60d, Gimp Tacks, Iron & Copper Tacks of all sizes, Best Rubber Hose, 1, 1 1/2, 2, 3, 4, 5, 6, 8, 10, 12, 20, 30, 40, 50 and 60d, Centrifugal Varnish, Paint, White-Wash and Scrub Brushes, Cow'd Tin Pails, 1, 2, 3, 4, 5, 6, 8, 10, 12, 20, 30, 40, 50 and 60d, Covered Slop Pails, Dippers, Dish and Milk Pans, Jennings' Shot, soldering Irons, Tins, stoves, Hammers, Gauges, Squares, Chisels, Augers, Saws, Liner Squeezers, Yard Sticks, Bang Starters, Axes, Shovels, Spades, Oo, Leathers, Eagle Horse, A and O Plovers and Points, Paris Plows, extra heavy and strong, Portable of Iron, Pain Killer, Poland's White Pine Compound, Pails, Tubs, Brooms, Etc., Etc.

Downer's Kerosene Oil,

From the Boston House.

And Many Other Articles

ALL TO BE SOLD LOW.

COASTERS.

Regular Packet for Koolau, Oahu.

THE CLIPPER

Schooner Liliu,

J. WOOD, Master. Will run regularly between Honolulu and the various ports of Koolau, Oahu. For freight or passage apply to the 11-3m CAPTAIN, on board.

For Kona and Kau, Hawaii.

Schr. Active,

P. MELLISH, Master. Will run as a regular packet to the above ports. For freight or passage apply to 1-3m WALKER & ALLEN, Agents.

Regular Packet for Molokai.

Schr. Pauahi,

HALLISTON, Master. Will run as a regular packet between Honolulu and Molokai, touching at Kaimakulani and Pukou. For freight or passage apply to the Captain on board or 1-3m H. PRENDERGAST, Agent.

CIGARS!

TOBACCO & PIPES

THE UNDERSIGNED has just received

FROM HAMBURG,

Direct from the Manufacturers!

By Recent Arrivals,

The Finest Assortment of Cigars!

Ever Imported into this Market,

—AND WHICH—

HE OFFERS AT REASONABLE RATES.

Also—Constantly on Hand—

A Very Superior Assortment of

Tobacco and Pipes!

To which he calls Special Attention of

All Lovers of the Weed.

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THE MUTUAL LIFE INSURANCE CO.

OF NEW YORK.

Cash Assets, over...\$36,000,000!

Cash Dividends in 1868...\$3,257,437.26.

The Largest Life Insurance Company

IN THE WORLD!

Premiums must be Paid Semi-Annually or Quarterly.

ADAMS & WILDER,

Agents for the Hawaiian Islands.

SOLE & SADDLE LEATHER,

Tanned Goat and Sheep Skins,

CONSTANTLY ON HAND and for Sale,

WALDEMA TANNERY, C. NOTLEY, Prop'r.

7-15c A. S. CLEGGHORN, Agent.

LIVERPOOL SALT,

In New Oak Barrels, and for sale by H. HACKFELD & CO.

SUGAR & MOLASSES

1870 1870



THOMAS SPENCER PLANTATION,

Hilo, H. I.

Sugar and Molasses,

CROP NOW COMING IN, and for sale in quantities to suit purchasers, by 1-3m WALKER & ALLEN, Agents.

ONOMEA PLANTATION.

Sugar and Molasses—Crop 1870

COMING IN, FOR SALE IN QUANTITIES to suit purchasers, by 1-3m WALKER & ALLEN, Agents.

PRINCEVILLE PLANTATION.

Sugar and Molasses—Crop 1870

COMING IN, FOR SALE IN QUANTITIES to suit purchasers, by 1-3m WALKER & ALLEN, Agents.

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Sugar and Molasses—Crop 1870

COMING IN, AND FOR SALE IN QUANTITIES to suit purchasers, by 1-3m C. BREWER & CO., Agents.

WAILUKU PLANTATION.

NEW CROP NOW COMING IN. FOR SALE in quantities to suit purchasers, by 1-3m C. BREWER & CO., Agents.

SUGAR OF SUPERIOR QUALITY,

IN QUANTITIES TO SUIT PURCHASERS and at Reasonable Prices, for sale by 6-2m F. A. SCHAEFER & CO.

BOLLES & CO.

—HAVE FOR SALE—

Large and Varied Ass't of Goods!

EX LATE ARRIVALS,

—CONSISTING OF—

Ship Chandlery,

Ship Stores,

Groceries,

Polar & Sperm Oil

Kerosene Oil,

California Bricks,

Lime & Cement

AMERICAN MESS BEEF, SALMON, &c

—WHICH ARE OFFERED—

At the Lowest Market Prices!

Natural Leaf Tobacco,

LIGHT PRESSED.

Best brand in market. Received per D. C. Murray.

18 For sale by BOLLES & CO.

Columbia River Salmon

IN BARRELS AND HALF BARRELS.

Catch of Spring 1870.

Received per Falkenberg direct.

18 And for sale by BOLLES & CO.

Saloon Pilot Bread.

Received per D. C. Murray.

18 For sale by BOLLES & CO.

California Oat Hay.

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18 For sale by BOLLES & CO.

Oregon Sugar Cured Hams,

A Very Superior Article.

Just Received per Falkenberg.

18 For sale by BOLLES & CO.

MANILA CORDAGE,

Sizes from 1/2 inch to 6 inch, in bond or duty paid, and for sale by BOLLES & CO.

BEST COLUMBIA RIVER SALMON,

In barrels and half barrels.

For sale by (12) BOLLES & CO.

BAGGING,

Heavy 48 inch Bagging, for sale by BOLLES & CO.

BEST RUSSIA HEMP CORDAGE,

Sizes from 5 inch to 2 1/2 inch, in bond or duty paid, and for sale by BOLLES & CO.